



A REPORT TO THE FLEET

(Updated: July, 1996)

Dear Friends,

The Restricted Access Management (RAM) Division [Alaska Region, National Marine Fisheries Service] prepared the original version of this document in February, 1996, and distributed it to all persons who received 1996 halibut or sablefish Individual Fishing Quota (IFQ). The information it provided, particularly the tables and other summaries of program performance, were well received. In fact, they were so well received that we have found it advisable to update the earlier version for distribution to IFQ fishermen as well as policy-makers and the general public.

To that end, this small report contains the following information:

- 1996 Quota Share Pools (QSPs), and the ratio between QS and IFQ by species and IFQ regulatory area;
- 1996 Quota Share Use and Vessel IFQ Caps;
- "Sweep-Up" limits (for combining very small blocks of QS into larger blocks);
- Information on Transfers of QS (through June, 1996);
- Information on Determinations and Appeals;
- Information on IFQ regulatory changes; and,
- Information on IFQ research activities.

Comments and questions about any aspect of the IFQ program are always welcome, and may be addressed to the RAM Division at the address set out below.

Sincerely,

Philip J. Smith Chief, RAM Division

1996 Halibut and Sablefish Fisheries -- Calculating the IFQ

The following table displays, by regulatory area and species, the total amount of QS that has been issued (the Quota Share Pool), as of January 31, 1996, the 1996 Total Allowable Catch (TAC), and the ratio between the QSP and the amount of Individual Fishing Quota (IFQ).

QSPs, TOTAL IFQ POUNDS (TACs) BY REGULATORY AREA, AND RATIOS [QS UNITS + IFQ POUNDS] BY AREA

IFQ Area	1996 Quota <u>Share Pool</u>	1996 IFQ (Total <u>Allowable Catch</u>)	Ratio (<u>QSP:IFQ</u>)
Halibut 2C	59,979,977	9,000,000	6.664
Halibut 3A	186,079,384	20,000,000	9.304
Halibut 3B	54,505,286	3,700,000	14.731
Halibut 4A	14,914,713	1,950,000	7.649
Halibut 4B	9,293,043	1,848,000	5.029
Halibut 4C	3,969,186	385,000	10.310
Halibut 4D	4,685,996	539,000	8.694
Halibut 4E	139,999	0	0
Sablefish SE	68,848,467	10,346,188	6.654
Sablefish WY	55,254,522	6,366,885	8.678
Sablefish CG	112,098,331	12,169,392	9.211
Sablefish WG	37,566,440	3,880,096	9.682
Sablefish AI	31,496,242	1,587,312	19.842
Sablefish BS	17,708,130	970,024	18.255

Notes:

- * The "ratio" displays the number of QS units that will yield one pound of 1996 IFQ.
- * Computer rounding may yield slight differences between calculated IFQ and issued IFQ.
- * OSPs include small amounts of QS in "Reserve" (i.e., QS that may not yield 1996 IFQ).
- * TACs do not include Community Development Quota (CDQ) program allocations.
- * Halibut weights are displayed in net pounds; sablefish weights are displayed in round pounds.

To determine about how many pounds of IFQ may be harvested in each regulatory area during 1996 (i.e., to check the calculation of the pounds displayed on the IFQ Permit), one divides the amount of QS units held for each area by the number set out in the "Ratio" column in the above table. Note that the resulting pounds of IFQ may be somewhat different (higher or lower) than the amount issued. The reason for the difference is "overage" and "underage" adjustments resulting from 1995 IFQ fishing activities.

IFQ holders who wished to dispute the amount of 1996 IFQ that was issued to them were encouraged to contact the Division within thirty days following the effective date of their 1996 IFQ permit (i.e., by no later than April 15, 1996).

1996 QS Use and Vessel IFQ Caps

The IFQ regulations provide that no person may hold unrestricted QS (i.e., QS that yields annual IFQ) in amounts that exceed certain percentages of the total QS issued for various regulatory areas. This is known as the "QS Use Cap." The only exception to this provision is for those who

received QS in excess of the Cap by initial issuance. The pounds of IFQ that may be fished from any vessel are likewise limited; this limit is known as the "Vessel IFQ Cap." The following tables display the 1996 QS Use Caps and the Vessel IFQ Caps for both species.

1996 QS USE CAPS - HALIBUT & SABLEFISH

IFQ <u>Regulatory Area</u>	QS Pool, <u>Total Units</u>	QS Use Limit as Percent of QSP(s)	QS Use Limit in QS Units
Halibut 2C	59,979,977	1.0%	599,800
Halibut 2C,3A,3B	300,564,647	0.5%	1,502,823
Halibut 4A - 4E	33,002,937	0.5%	165,015
Sablefish SE	68,848,467	1.0%	688,485
Sablefish - All Areas	322,972,132	1.0%	3,229,721

1996 VESSEL IFQ CAPS - HALIBUT & SABLEFISH

IFQ	1996 IFQ	Cap as Percent of IFQ	Cap in
<u>Regulatory Area</u>	(CDQ Removed)		<u>IFQ Pounds</u>
Halibut 2C	9,000,000	1.0%	90,000
Halibut - All Areas	37,422,000	0.5%	187,110
Sablefish SE	10,346,188	1.0%	103,462
Sablefish - All Areas	35,319,897	1.0%	353,199

Notes:

- * QS Use Cap refers only to QS that will yield IFQ.
- * QS Use Cap applies to all QS held by a person, either individually or collectively (e.g., as an individual and as a partner or shareholder in another QS-holding enterprise).
- * The TACs used to compute Vessel IFQ Caps does not include amounts that are set aside for the Community Development Quota (CDQ) program.
- * Halibut weights are displayed in net pounds; sablefish weights are displayed in round pounds.

"Sweep-Up" Limits for Small Blocks of QS

Under the IFQ regulations, persons who hold very small blocks of QS may combine them by transfer until they reach an amount of QS that would yield 1,000 pounds (or less) of halibut IFQ or 3,000 pounds (or less) of sablefish IFQ. This is known as the "sweep-up" provision. Because the Quota Share Pools (QSPs) and Total Allowable Catch (TAC) limits change from year to year, the regulations provide that the sweep-up limits will be set according to the QSPs as they existed in October, 1994, and as applied to the 1994 TACs. The following Table displays the sweep-up limits under the current regulations.

Sweep-Up Equivalent

IFQ Regulatory Area	(QS Units)
Halibut 2C	5,146
Halibut 3A	6,779
Halibut 3B	13,040
Halibut 4A	7,532
Halibut 4B	4,346
Halibut 4C	5,685
Halibut 4D	6,397
Halibut 4E	1,390
Sablefish SE	12,339
Sablefish WY	14,640
Sablefish CG	15,564
Sablefish WG	24,861
Sablefish AI	19,209
Sablefish BS	81,900

There have not been large numbers of "sweep-ups" of very small blocks of QS. Partly as a result of that fact, the North Pacific Fishery Management Council (Council) has voted to raise the limits to amounts of QS that would yield 3,000 pounds of halibut IFQ and 5,000 pounds of sablefish IFQ. Regulations to accomplish this change are under development (see, section on Regulatory Amendments, below).

QS and IFQ Transfer Activity

Transfers of Ouota Share

As of June 26, 1996, the RAM Division had completed processing a total of 2,897 transactions involving the transfer of QS (by permanent transfer, lease, or "sweep-up"). By far the largest number of permanent transfers have involved halibut QS (2,074 halibut transfers v. 579 sablefish transfers), while the opposite is true of leases (112 sablefish leases v. 48 halibut leases).

There continues to be a net gain of QS transferred to Alaskans, as discussed below:

In the halibut fishery, 294 permanent transfers to Alaskans from non-Alaskans, and 291 permanent transfers from Alaskans to non-Alaskans, yielded a net gain of QS to Alaskans in the amount of 4,224,576 units. Leases of halibut QS (and IFQ) during the 1995 season (and through June, 1996) resulted in an additional 1,859,770 units of QS being temporarily transferred to Alaskans.

In the sablefish fishery, 99 permanent transfers to Alaskans from non-Alaskans, and 72 permanent transfers from Alaskans to non-Alaskans, yielded a net gain of QS to Alaskans in the amount of 4,904,352 units. Leases of halibut QS (and IFQ) during the 1995 season (and through June, 1996) resulted in an additional 8,390,007 units of QS being temporarily transferred to Alaskans.

Note: The designation of a person as an "Alaskan" or a "non-Alaskan" is premised upon the addresses provided by the parties: the RAM Division makes no attempt to verify a person's legal residence.

New Entrants to the Fisheries

A feature of the IFQ program is that only those who received QS by initial issuance and those individuals who qualify as "IFQ Crew Members" (by demonstrating that they have served at least 150 days on the harvesting crew in any U.S. fishery) may receive unrestricted Catcher Vessel QS (i.e., Catcher Vessel QS that yields IFQ) by transfer. Those who have gained the status of eligibility to receive QS and IFQ by transfer are issued Transfer Eligibility Certificates (TECs).

As of June 26, 1996, the RAM Division had received and processed 1,133 applications for TECs from individuals who did not receive QS by initial issuance. Of the TECs issued, 849 (74.9%) were issued to Alaskans, while 284 (25.1%) were issued to non-Alaskans. Of those who received TECs, 497 (374 Alaskans and 123 non-Alaskans) actually received QS by transfer for the first time. The following table displays the total QS units received by such persons.

	Units of	Units of
	Halibut QS	Sablefish QS
"Alaskans"	18,542,511	3,204,290
"non-Alaskans"	6,069,175	3,294,010

Determinations and Appeals

Throughout 1994 and 1995 (and, to a lesser extent, in 1996), the RAM Division received and processed almost 6,000 Requests for Application (RFAs) for halibut QS and almost 2,000 RFAs for sablefish QS, each of which represented an application for either halibut or sablefish QS (in appropriate IFQ regulatory areas and vessel categories). Each application could result in issuance of more than one QS Certificate, and many applicants did receive more than one. The following table displays the approximate numbers of both blocked and unblocked QS Certificates that were initially issued to applicants (the table includes those QS Certificates issued as compensation for lost fishing opportunity resulting from the Community Development Quota program):

	<u>Halibut</u>	<u>Sablefish</u>	<u>Total</u>
Blocked QS Certificates	5,900	1,360	7,260
Unblocked QS Certificates	<u>1,610</u>	<u>1,020</u>	2,630
Total QS Certificates:	7,510	2,380	9,890

If an applicant failed to demonstrate his/her eligibility for QS, or some related claim (vessel category, qualifying pounds, etc.) s/he was issued an Initial Administrative Determination (IAD) by the RAM Division. By early February, 1996, the Division had issued more than 1,600 such Determinations. The following table displays the numbers of IADs issued, disaggregated to show the reasons for denials:

<u>Reason</u>	Number of Denials
Untimely Applications	105
Not Eligible for Quota Share	1,190
Conflicts with other Applicant	139
Denied Vessel Category Change	22
Partial Denial of Claimed Pounds	140
Multiple Reasons/Miscellaneous	<u>15</u>
Total Denials	1,611

Note: Conflicts, by definition, involve at least 2 applicants; these data display the number of applicants in Conflict situations.

These represent virtually all denied claims to initial issuance of QS. Although a few more claims continue to trickle in, only a handful remain that have not been addressed with an IAD.

<u>Appeals</u>

As of early June, 1996, only 161 appeals of Initial Administrative Determinations had been lodged with the Office of Administrative Appeals. Thirty-eight final decisions had been published, 15 cases were settled or otherwise dismissed, and 35 decisions had been drafted, but not finalized. Further, two Final Agency Determinations (both involving disputes over initial allocation of QS) had been appealed to the Federal District Court.

IFQ Regulatory Changes

NOTE OF CAUTION

The following discussion of IFQ regulations (and proposed changes to IFQ regulations) is for information purposes only, and is not intended to create any rights enforceable by law. Regulations governing the IFQ program can be found at 50 CFR 679 (formerly 50 CFR 676). Copies of current regulations may be obtained from the RAM Division.

Questions about IFQ regulatory amendments that are currently under discussion or under development may be addressed to the NMFS Fish Management Division (907-586-7228) or to the North Pacific Fishery Management Council (907-271-2809).

The IFQ program has been called a "work in progress" -- when the program was adopted, the Industry, the Council, and the Secretary contemplated that adjustments to its provisions could prove to be necessary (or, at least, desirable). They were right.

During the past year, several amendments to the IFQ regulations were adopted by the Council and approved by the Secretary. These changes are discussed below, as are additional proposals that are in various stages of Council review and the NMFS regulatory process.

Approved Changes to the IFQ Regulations

Fishing in Multiple Areas. A change approved late last year eases the restrictions on fishing for IFQ halibut or sablefish in more than one regulatory area. Under this new regulation, an exemption is provided from the rule that IFQ species retained on-board may not exceed the total amount of unharvested IFQ (for the species and in the area in which gear is deployed) held by all IFQ permit holders aboard the vessel. The exemption is only valid if an observer is on-board the vessel and if daily fishing logs are being maintained.

CDQ Compensation Quota Share. Changes to the regulations that govern the calculation, use, and transfer of QS issued to fishermen in compensation for lost fishing opportunities resulting from the Western Alaska Community Development Quota (CDQ) program have been made. Specifically,

- the regulation verifying that CDQ compensation would not be issued as a block has been adopted; and,
- the regulation that allows for a "one-time-only" transfer of CDQ compensation QS to be transferred to a different vessel category from the one in which it was initially issued has been adopted. Note that this provision remains in effect only through February 24, 1997.

Regulatory Changes on the Way

Because of Industry advocacy and action by the Council, a number of other changes to the program are in the regulatory process and are awaiting publication of a Final Rule. They are contained in a set of proposed regulations known as "Omnibus II," and include:

- A provision to eliminate the 72-hour "fair start" (no fishing) requirement before the opening of the sablefish season;
- A provision to ease the requirement that an IFQ holder remain on-board the vessel until the fish are offloaded;
- A provision to transfer QS and IFQ to the surviving spouse of a QS holder who
 passes away and who has expressed no contrary intent for the disposition of the
 harvest privilege;
- A provision to ease current restrictions on salmon fishermen making deliveries of IFQ halibut and sablefish to tenders;
- A provision to ease the reporting requirements that govern shipment of IFQ halibut and sablefish by Registered Buyers; and,
- A variety of smaller, technical, amendments.

It is expected that these changes will be finalized before the end of the 1996 season.

Other Proposed Changes

The "Fish-Down" (or "Buy-Down") Amendment. The Council has approved an amendment to the IFQ program that would allow persons to fish catcher vessel IFQ on vessels smaller than the vessel category to which the IFQ is assigned. This would enable a fisherman to (for instance) fish vessel category "B" IFQ (which could currently be used only on vessels greater than 60' Length Over-All) on vessels smaller than 60' LOA.

There are limits to this privilege. In the halibut 2C and sablefish SE regulatory areas, the exemption would not apply to IFQ derived from QS blocks that yield more than 5,000 pounds of IFQ, or to IFQ derived from unblocked QS. Further, the exemption would not be allowed the other way (i.e., smaller vessel IFQ could not be fished on a vessel with a LOA greater than that designated for the IFQ).

This change has passed the Council, and has been published as a proposed rule. It has not yet been published as a Final Rule. If the change becomes effective during the 1996 season, the RAM Division will provide appropriate notice to the fleet.

Extended Sablefish Season in the Aleutian Island Regulatory Area. The council has approved an amendment to the IFQ regulations that would allow vessels with observers on board to harvest sablefish during January, February, and March (the effect of the amendment would be to provide an "early start" for sablsfish fishing in that area). This proposal is undergoing review and development of appropriate regulatory language.

Raising the "Sweep-Up" Limits. The Council has proposed an amendment that would raise the "sweep-up" limits to provide for easier consolidation of small QS blocks. Under the proposal, the limit would be raised to the amounts of QS that would yield 3,000 pounds of halibut IFQ and 5,000 pounds of sablefish IFQ (based on the 1996 QS Pools and TACs). Regulations to accomplish this change are being developed.

QS Use Cap in the Bering Sea. At a recent meeting, the Council voted to propose an increase in the QS Use Cap in the Bering Sea halibut regulatory areas. Industry representatives have commented that the current Cap (set at 0.5%) is too low to allow for efficient fishing activities. In response, the Council voted to establish the Cap at 1.5% of all the QS issued for halibut regulatory areas 4A-4E. Work on regulations to accomplish this has commenced; however, it is not expected that the changes will become final until the 1997 season.

Future Regulatory Changes

At its February meeting in Anchorage, the Council established a schedule for considering additional amendments to the IFQ Regulations. According to the Council's newsletter:

... the Council will call for IFQ proposals over the summer. In September, the proposals will be forwarded to the IFQ Industry Implementation Team. In

October, the Team will review the proposals, assess staff workload and availability, and rank the need and importance of proposed amendments. In December, the Team will report their findings to the Council. NMFS/RAM Division will also provide a preliminary report on the conclusion of the IFQ season. The Council will review the Implementation Team recommendations on IFQ plan and regulatory amendments and direct staff to initiate particular analysis in light of other staff assignments and other proposed groundfish amendments . . . In April, the Council will schedule initial review for amendments and take final action in June . . .

Research on the Performance of the IFQ Program

To objectively and professionally assess the performance of the program, an inter-agency group (the "IFQ Research Planning Team") has been formed. Members of the Team include representatives of NMFS, the Council, the State of Alaska, the University of Alaska, and the International Pacific Halibut Commission.

Team members have been working together to conduct an in-depth analysis of various impacts resulting from the program, and have committed to produce reports that are:

... professional, objective, coordinated between interested parties, premised on independently verifiable data, and subject to peer review. . .

Last September, the team reported to the Council that major research would be undertaken in three critical areas, including: 1) Conservation effects (such as bycatch, catch per unit of effort, gear loss, etc.); 2) Distributional effects (initial issuance of QS and changes resulting from transfers, and distribution of landings during the season by both location and time); and, 3) Individual and community impacts (effects of the program on vessel operations, employment, exvessel and wholesale prices, etc.). A series of smaller reports (on Initial Issuance of QS, the 1995 Enforcement experience, implementation costs, effects of program on safety, etc.) are also planned.

Some preliminary reports on a number of these items were presented to the Council in April, while final reports will be presented to the Council at its September meeting in Sitka. Additionally, some reports will no doubt be issued annually in order to track the long-term effects of the IFQ program.

Conclusion

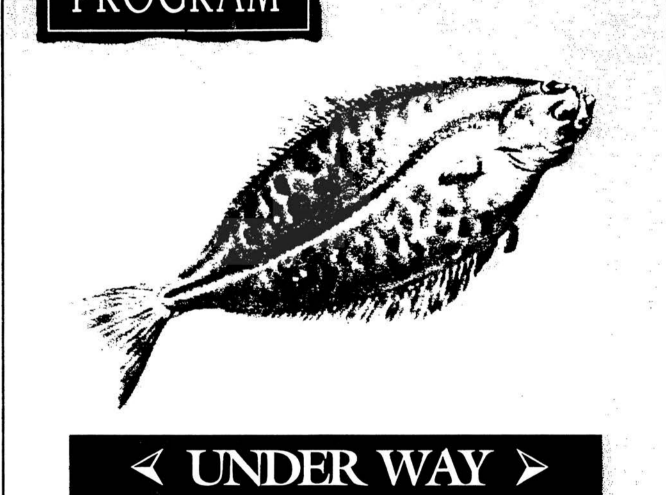
Most observers agree that the 1995 halibut and sablefish seasons went fairly smoothly, in spite of some "start-up" difficulties (some of which intruded into 1996, as well). In large measure, any of the success experienced resulted from the patience, flexibility, and good humor of IFQ holders and Registered Buyers who worked closely with NMFS Enforcement, the RAM Division, and others. We certainly appreciate that cooperation, and look forward to completing the 1996

season and preparing for future seasons. Working together, we can solve existing problems and continue to implement programmatic improvements in the future.				
1				
·				





February 1995



> This publication is only a summary of the IFQ program, and is not intended to create any rights enforceable in law. For further clarification and legal precision, please refer to the Federal Register (50 CFR 676).

This booklet is published by the National Marine Fisheries Service (NMFS) Restricted Access Management (RAM) Division, with assistance from NMFS Enforcement. If you have any questions please call 1-800-304-4846. The RAM Division can also be reached at (907)586-7202, NMFS Enforcement at (907)586-7225.

Introduction

The North Pacific Fishery Management Council (Council) and the Secretary of Commerce (Secretary), believe that Individual Fishing Quotas, or IFQ, are the most appropriate system for managing the fixedgear Pacific halibut and sablefish (blackcod) fisheries of the Gulf of Alaska, and the Bering Sea and Aleutian Islands (BS/AI). The Council, in response to demands for change from fishermen. processors, marketers and management, wrestled earnestly with the problems caused by traditional open access The entry of more and more fisheries. fishermen caused a build-up of excessive harvesting capability and processing capacity. This resulted in shorter seasons and dangerous "derby" openinas which put lives, gear and product quality at risk.

Investigation of alternate management regimes began in the late 1970s and continued through the 1980s. In a series of public meetings and workshops, fishermen, marketing experts, and others in the industry (as well as interested members of the general public), discussed their views and provided suggestions. Fisheries management systems from around the world, including other Individual Transfer Quota programs, were analyzed in depth. Finally, in December 1991, after closely scrutinizing open access fisheries, license limitations, fishing allotments, and even several combinations of these, the Council

With the need to limit access to the fisheries, the Council set out to design the allocation of quota shares (QS) in the most equitable way possible. They determined that this would be to initially issue QS to those who had already made substantial financial investment and had assumed a large proportion of risk as owners or lessees of vessels participating in the halibut or sablefish fixed-gear fisheries.

After public comments on a proposed Rule, the Secretary approved a fishery management plan amendment along with new regulations, and on November 9, 1993, the Final Rule was published in the Federal Register and IFQ became law. IFQ regulations can be found in the Code of Federal Regulations (CFR) at; 50 CFR, part 676. Other relevant regulations can be found in parts 301, 672, 675 and 677.

Purpose

The purpose of this booklet is to explain some features of the IFQ program which will come into play when the 1995 fishing season gets under way. Our previous booklet, The IFQ Program - Insights & Updates (February 1994), provided detailed background and focused primarily on eligibility and the methods for figuring QS and IFQ pounds. Here we will briefly review some subjects covered previously, and clarify the requirements involved in IFQ permits, harvesting, landings and reportings.

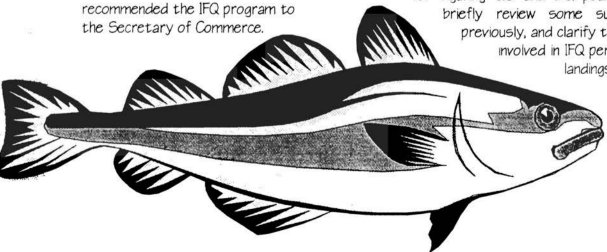


Table of Contents

The IFQ Program - Under Way

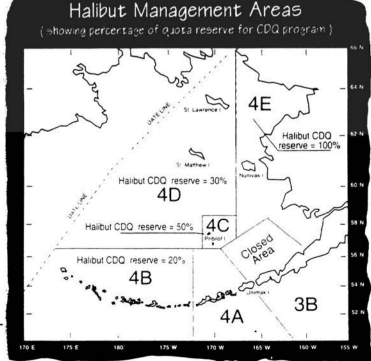
THE IT & TOGITATITE OFFICE TVAY	
	Page
How the System Works	3
The Community Development Quota Program (or CDQ	
Terminology - A Refresher Course	4
The Appeals Process	5
How Do I Transfer Quota Share or IFQ?	6
Regulatory Areas and Vessel Categories	7
QS Use and Vessel IFQ Harvest Caps	8
The Block Amendment	9
Owner-On-Board Restrictions	10
Restraints On Consolidation of Quota Share	11
Transfer of QS to Corps & Partnerships vs. Individuals	12
Fishing with IFQ	12
More Definitions	12
Registered Buyer Permits	13
The IFQ Program and other existing regulations	14
Overages and Underages	15
Landing and Reporting Requirements	15
Prior Notice of Landing	16
Vessel Clearance	16
Primary Ports	17
Landing Reports	17
Transaction Terminals & Electronic Reporting	18
Terminal Availability	19
Shipment Reports	19
Transshipment Notification	19
Dockside Sales and Outside Landings	20
North Pacific Fisheries and Research Plan	20
Some Helpful Phone Numbers	21
Changes in the Wind	22
Acronyms and Abbreviations	22
TimeLine	Back Cover

How the System Works

The IFQ system brings to a close the era of open access to the halibut and sablefish stocks of the North Pacific. The responsibility for this decision was not taken lightly by the Council. They recognized the great changes this would bring, but they felt the need to act, and felt that the benefits to both fishermen and the halibut and sablefish stocks far outweighed the potential problems.

Responsibility for implementing and administering IFQs fell to the National Marine Fisheries Service (NMFS), and the new Restricted Access Management Division (RAM). During implementation, NMFS has worked closely with industry representatives, the Council, and the International Pacific Halibut Commission (IPHC) to make the necessary adjustments, to interpret regulations, and to establish policies that provide for flexibility and ease the transition to the IFQ program.

The six month application period for QS began January 17th, 1994, and closed July 15th, 1994. The NMFS/RAM staff has been researching claims and resolving discrepancies between the official landings database and fishermen's records, as well as addressing thousands of inquiries about all aspects of the program.





NMFS began issuing QS in November, 1994, with roughly 5,500 fishermen receiving halibut QS and about 1,100 receiving sablefish QS. NMFS will continue until all claims are finally accepted or denied, and those whose claims are denied will have an opportunity to appeal the denials. Quota share issued following a successful appeal will be added to whatever QS you may hold; no "interim QS" will be issued before or during the appeals process.

The Community Development Quota Program (or CDQs)

As a result of a unique and fundamental lack of economic opportunities, the communities of western Alaska have largely been unable to participate in the benefits of the fisheries that have developed in their own waters. The Council thought it appropriate to assist them to join the industry, and allocated a portion of the annual Total Allowable Catch or TAC from each regulatory area in the region (BS/AI) for harvest by the various groups representing local villages.

The acronym CDP stands for Community Development Plan, which is a social and economic plan developed by participating communities and approved by the Governor of the State of Alaska, the Council and the Secretary. Community Development Quota, or CDQ, means the amount of halibut or sablefish assigned to an approved CDP.

Those fishermen who receive QS in the CDQ areas, and who will give up some of their IFQ for the CDQ program, have been compensated with a small amount of QS, which has been added to the Quota Share Pool in each of the non-CDQ areas. This award of compensatory QS will only happen once.



Terminolgy - A Refresher Course

Quota Share or QS - This is a permit. Each type of QS permit is defined by species, IFQ regulatory area, vessel category and block status. The number of your QS units is constant, unless you increase or decrease your holdings through transfers. Your permit is used as the basis for the annual calculation of your IFQ. The amount of your QS allocation is determined by your fixed-gear commercial landings on vessels you owned or leased during the base years (1984-1990 for halibut, 1985-1990 for sablefish). For each type of QS, your initial QS award is based on the sum of your best five year's landings.

Quota Share Pool or QSP - For each IFQ species and regulatory area, this is the total of all QS issued. This figure will remain relatively constant, with small adjustments resulting from successful appeals or from actions taken by enforcement. For determination of annual IFQ pounds, each QSP is fixed on January 31 of each year.

Total Allowable Catch or TAC - The annual harvestable amount of halibut or sablefish for an IFQ regulatory area. The Secretary, in consultation with the Council, annually determines the sablefish TAC for each regulatory area. And each year in January the IPHC sets the harvest limits for the halibut in its management zones. Regulatory areas for halibut and sablefish are different and should not be confused.

Individual Fishing Quota or IFQ -

This is the permit that displays the pounds of fish that you are allowed to harvest each year. It is calculated annually on January 31 by taking the amount of QS you hold and dividing that number by the QSP, for your species and area. The resulting figure (your fractional amount of the harvestable fish) is then multiplied by the appropriate TAC for the year.

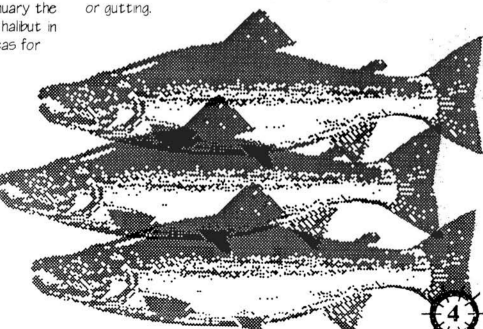
Mathematically it is determined like this:

(QS/QSP) x TAC= IFQ

Because the QSP may very slightly from year to year, and the Secretary and the IPHC must establish annual TACs appropriate to the health of the fish stocks, your IFQ will vary from year to year.

IFQ crewmember - This is any individual who has at least 150 days experience working as part of the harvesting crew in any United States commercial fishery, or any individual who receives an initial allocation of QS. For purposes of this definition, "harvesting" means work that is directly related to the catching and retaining of fish. Work in support of harvesting but not directly involved with harvesting is not considered harvesting crew work. Only those who receive QS by initial issuance, or IFQ crewmembers, may receive and use catcher vessel QS and the IFQ which results from it, by transfer.

Freezer vessel - Refers to any vessel that has the capacity to freeze or otherwise process some or all of its catch. The federal definition of processing includes, but is not limited to, cooking, canning, smoking, salting, drying, freezing, and rendering into meal or oil, but does not mean only icing, bleeding, heading



More Terminology

Catcher vessel - Refers to any vessel that is used to catch fish which are then headed, gutted, bled, and iced, or otherwise retained as unprocessed fish on-board.

IFQ halibut - Refers to any Pacific halibut that is harvested with fixed gear in waters off Alaska.

IFQ sablefish - Refers to any sablefish harvested with fixed gear in waters off Alaska by persons holding an IFQ permit, excluding sablefish harvested in Prince William Sound, or under a State of Alaska Limited Entry program.

IFQ landing - This means the unloading or transferring of any IFQ halibut, IFQ sablefish, or products thereof, from the harvesting vessel.

Trip - This means the period beginning when a vessel operator begins harvesting IFQ species and ending when the vessel operator lands any species.

Vessel length overall or LOA - This is the horizontal distance, rounded to the nearest foot, between the foremost part of the stem and the aftermost part of the stern, excluding bowsprits, rudders, outboard motor brackets, and similar fittings or attachments.

The Appeals Process

Although the initial allocation of QS is substantially completed, appeals undoubtedly be on-going, and a brief review of the process is appropriate here. If any portion of your QS claim is denied in an initial administrative determination by the NMFS/RAM Division, you will be notified in writing that you have 60 calendar days in which to file an appeal. Your appeal must be in writing, and must describe clearly why you believe the determination is in error. You must indicate what additional evidence you can provide to support your argument, such as skipper's logs or crew affidavits. The 60 day clock starts from the day the initial administrative determination was issued.

If you file an appeal, you are referred to as an appellant, and it will be an appeals officer who decides your case. Appeals must be made on substantive factual issues; those which only challenge the IFQ regulations will not be accepted.

You may also request a hearing to clarify one or more issues. Whether to grant a hearing, either written or oral, is at the discretion of the appeals officer. If you are granted a hearing, you will be provided at least 30 days to prepare for the hearing. Hearings will normally be held in Juneau, Alaska, unless the appeals officer decides another location would better serve the interests of justice.

The appeals officer will ultimately prepare a written decision, which normally will become final 30 days after it is issued. Within that 30 days, the Regional Director may decide to review the appeals officer's decision if he feels there are reasons to do so. Upon review, the Regional Director may affirm the decision, reverse it, modify it, or ask the appeals officer to reconsider the case. Any consideration by the Regional Director will be based solely on the existing record and without an



additional hearing. All pertinent testimony and evidence should already have been presented at this time. If your appeal to the appeals officer is ultimately denied, you have exhausted your administrative options with NMFS, and you may appeal to Federal District Court.

Again, note that the IFQ program differs from the State of Alaska's Limited Entry program, in that no "interim QS" will be issued while disputes are being settled through the appeals process.

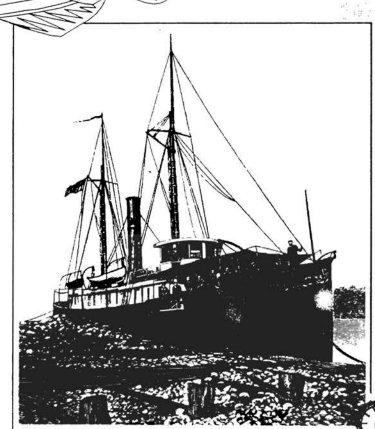
have been incorporated into the IFQ system to maintain, as much as possible, the current character of the fleet, to allow for new entrants and crew members, and to protect Alaskan coastal economies dependent on fishing. Consolidation of QS into too few hands was, and continues to be, a real concern of the Council and of the Secretary. The provisions mentioned above were designed to slow consolidation and to limit the degree to which it can take place. We'll look at each one of

these and explain them briefly.

How Do I Transfer Quota Share or IFQ?

Before we can talk about how QS and IFQ are transferred by sale, lease, gift, operation of law, or security agreement, we need to understand some of the policies built into the system. IFQs were adopted to alleviate some serious problems suffered by the fishing industry, and they were meant to bring change. One of the greatest concerns about the program has been that under this management regime, some desirable characteristics of the fisheries will change as well.

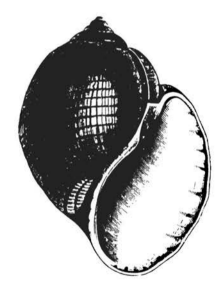
Use caps, owner-on-board restrictions, vessel IFQ harvest caps, vessel categories, and the block amendment are the safeguards which

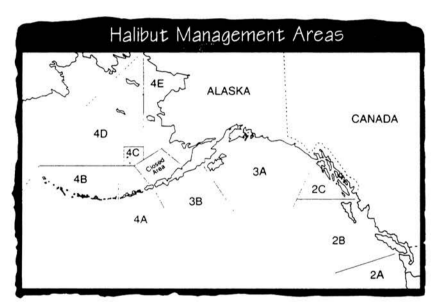


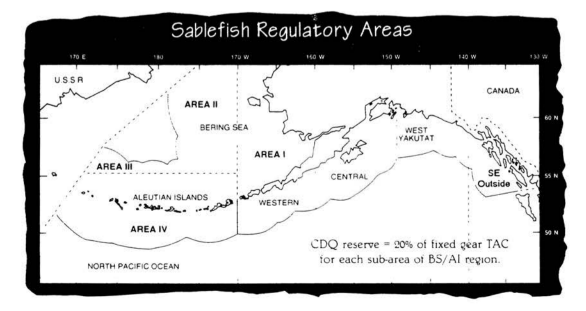
Regulatory Areas and Vessel Categories

Quota share and IFQ are issued specifically for an IFQ regulatory area and a vessel category and may not be used on vessels in any other category with one exception; catcher vessel IFQ may be fished on-board a freezer vessel, as long as the length overall of the freezer vessel corresponds to the vessel category issued with the catcher vessel IFQ, and as long as no processed fish are on-board the freezer vessel during the same trip. Note the federal definition for processed fish applies, and is different from the State of Alaska's definition.

Vessel	Freezer	Catcher	Vessel
length	Vessel (any length)	Sablefish	Halibut
Over 60'		В	В
35' to 60'	A	С	С
0 to 35'			D









QS Use and Vessel IFQ Harvest Caps

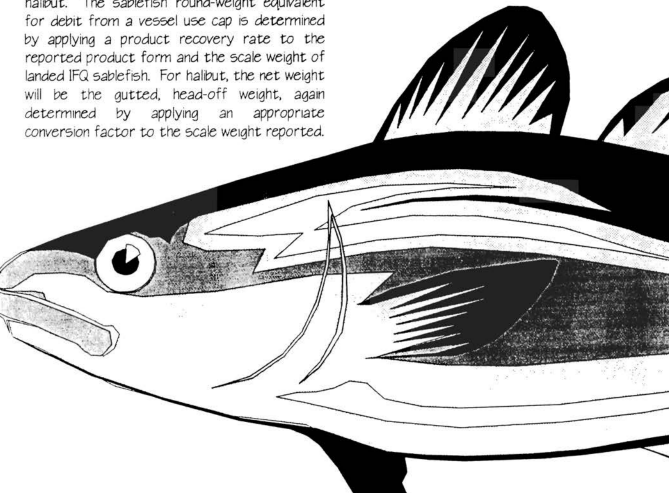
While QS use caps govern how much QS a person may hold, vessel IFQ harvest caps pertain to how many IFQ pounds a vessel may land in any fishing year. We include a chart summarizing this information here, however for a more complete discussion on both QS use and vessel IFQ harvest caps, please refer to Insights & Updates.

One further note of explanation; if you receive an approved allocation, for either halibut or sablefish, in excess of these use limits you may catch and retain all of that IFQ with a Two fishermen may not, sinale vessel. however, catch their approved IFQ together on one vessel if the total amount would exceed the vessel IFQ harvest limitations, even if they co-own the vessel

As with QS and IFQ, vessel IFQ caps are measured in round-weight equivalents for sablefish, and IPHC "net weight" equivalents for halibut. The sablefish round-weight equivalent by applying appropriate an

QS Use and Vessel IFQ Harvest Caps

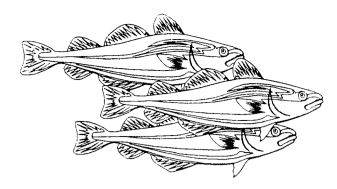
	Area	Сар
Halibut	2C	1%
	2C, 3A, 3B	1/2%
	4A, B, C, D, E	1/2%
Sablefish	Gulf of Alaska and BS/Al Region	1%
	East of 140°W	1%



The Block Amendment

The block amendment restricts the number of blocks of QS that may be held by a person, as well as the manner in which some QS and IFQ are transferred. QS permits (for each species, regulatory area and vessel category) are issued as blocked or unblocked. The calculation that determines whether QS is blocked or unblocked has already been completed and will not be repeated.

For each species and regulatory area, if the QS which is awarded to you would result in less than 20,000 lbs of IFQ, using 1994 TACs, it will be blocked. On the other hand, any allocations equal to or greater than 20,000 lbs of IFQ will be issued in unblocked status, and you can divide these into smaller amounts, or combine them with newly-purchased QS as long as the use caps are not exceeded.



When transferred, these blocked QS, or the IFQ that results from them, cannot be combined or broken down, with the following exception: a "sweep-up" provision allows you to combine very small blocks into one larger block as long as the resultant block would yield QS equal to less than 1,000 lbs of IFQ for halibut, or less than 3,000 lbs of IFQ for sablefish (again, based on the 1994 TACs).

Below is a chart showing the QS amounts which result in 20,000 lbs of IFQ using 1994 TACs. In accordance with regulations, these figures were calculated by NMFS/RAM on October 17, 1994.

Hallbut IFQ Area	Initial awards of QS greater than this column remain unblocked	Sweep-up Equivalent
2C	102,920	5,146
3A	135,580	6,779
3B	260,800	13,040
4A	150,640	7,532
4B	<i>8</i> 6,920	4,346
4C	113,700	5,685
4D	127,940	6,397
4E	27,940	1,397
		•

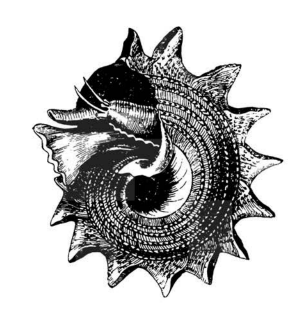
Sablefish IFQ Area

SE Outside	(SE)	82,260	12,339
West Yakutat	(WY)	97,600	14,640
Central Gulf	(CG)	103,760	15,564
West Gulf	(WG)	165,740	24,861
Aleutian Islands	(AI)	128,060	19,209
Bering Sea	(BS)	546,000	81,900
. Too what in oxide ee organise are see as a see a	2,129,000,000,000,000		



Under these regulations, and subject to the QS use caps for each species and in each regulatory area, you may hold no more than two blocks, or one block together with unblocked QS, or unblocked QS by itself. In this manner, the Council has sought to ensure that relatively small blocks of QS will always be available, and cannot ultimately be controlled by large corporations or a few individuals. Combined with the assignment of vessel categories, the block amendment is designed to keep the character of the fishing fleet much as it is now.

The following chart may help explain the limits imposed by the block regulations.



Ownership Options for Quota Share

FOR EACH REGULATORY AREA

= Unblocked Quota Share	= Blocked Quota Share
IF YOU OWN:	THEN YOU MAY PURCHASE:
	and [
	or
	To purchase additional quota share, you would need to sell one or both blocks

Owner-on-board Restrictions

In an effort to keep the IFQ program from changing the mostly "owner-operated" nature of the fisheries, a few rules have been established about the QS holder being on board (for catcher vessel QS), and hiring masters. Freezer vessel QS may, without exception, be fished by hired masters on behalf of QS holders.

If you receive your catcher vessel QS upon initial issuance, and if you hold an ownership interest in the vessel on which the IFQ halibut or sablefish are harvested, you may hire a

master to fish your IFQ. In Southeast Alaska (halibut area 2C and sablefish area SE east of 140 degrees west longitude), however, only corporations or partnerships may hire masters. Other than these exceptions, you must be physically on-board the vessel harvesting your IFQ halibut or sablefish. The exemptions to the requirement for QS holder being on-board are not transferable. Hiring a master or a captain is not the same as leasing QS or IFQ pounds. Leasing is a form of transfer which will be described in the next section.

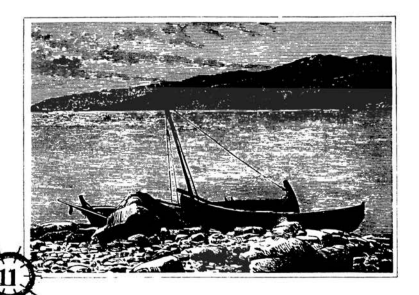


Restraints on Consolidation of Quota Share

Both QS and/or IFQ may be transferred, through sale, gift, or lease. To be eligible for these transfers, you must be a United States Citizen, and have either received QS initially, or currently qualify as an IFQ crewmember. You will be given a Transfer Eligibility Certificate or TEC, either with your initial QS award or, for persons not initially awarded QS, upon approval of an application to NMFS/RAM. Applications for TECs have been widely distributed by the RAM Division, and are also available upon request.

NMFS may approve some transfers of QS by operation of law or security agreement that result in QS being issued to persons who are not eligible to fish the IFQ. Such QS will be issued but remains restricted, and such persons will not receive the associated IFQ fishing privileges. The QS will remain restricted until the person meets the eligibility requirements, or the QS are transferred to an eligible person.

Transfer applications must be completed by both the QS holder and the intended recipient. They must be accompanied by the original QS certificate and be approved by the NMFS Regional Director, and they are subject to some restrictions.



There are several possible types of transfers:

Transfer of QS without current year's IFQ. You may permanently transfer QS, along with future IFQ pounds. You may fish the remaining current year's IFQ pounds. In future years the new QS holder would receive the annually-calculated IFQ permit;

PTransfer of QS with IFQ. You may permanently transfer QS along with any current year's remaining IFQ pounds. The new holder of QS would receive the IFQ permit for the current year as well as in future years; or

➤ Transfer by lease a portion of your IFQ. You may transfer, to eligible persons, no more than 10% of your catcher vessel QS for any species or regulatory area. Blocks may not be split to provide for a lease. Leasing of catcher vessel IFQ is allowed only during 1995, 1996, and 1997. As with other transfers, leases must be requested on a transfer application and must be approved by the Regional Director before becoming effective. Any amount of freezer vessel QS may re leased, on an annual basis, upon approval by the Regional Director.

Catcher vessel QS and IFQ may not be transferred under any conditions of repossession or resale. In other words, you may not sell your QS to a friend with the understanding that in two years that friend will resell the QS back to you. This restriction does not apply to authorized leases, transfers required by operation of law, or to transfers resulting from enforcing the terms of a security agreement; you may be required to furnish a copy of any such agreement to NMFS.

Freezer vessel QS is not subject to the same restrictions as catcher vessel QS, including lease restrictions, and may be freely transferred. Freezer vessel QS is, however, subject to the block rules, to the restricted classification, and to the QS and vessel IFQ harvest caps.

Transfer of QS to Corporations & Partnerships vs. Individuals

In general, when catcher vessel QS is transferred, it may only be transferred to a person who received an initial award of QS or to an individual who is a qualified IFQ crewmember; in Southeast Alaska (halibut area 2C and sablefish area SE or east of 140 degrees west longitude) you may only transfer to an individual.

An exception to the prohibition of transferring QS or IFQ to a person other than an individual is permitted if you are transferring your QS to your own solely-owned corporation. Such a transfer, however, does not exempt you from the requirement to be physically on-board the vessel when fishing with catcher vessel IFQ for halibut in area 2C or with catcher vessel IFQ for sablefish in the Southeast (SE) area.

Fishing With IFQ

We've taken a look at how IFQ came about. We've explained who qualifies for QS and how to appeal decisions you feel were made in error. We've discussed what's been built into the regulations to help maintain the character of the fleet, and we've talked about how QS and IFQ can be transferred and leased. Now let's look at just what it means to fish under IFQ.

There are some permits required. There are some rules to know about how to fish and when and where to land your iFQ fish. There are some reports to be filed and notices to be given. And there are the inevitable circumstances which raise good questions; for example what should a registered buyer do if you come in with more halibut than allowed on your IFQ card? Would the buyer know that information? For starters, let's clarify some terms.

More Definitions

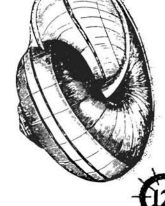
An IFQ permit - This authorizes the person identified to harvest IFQ halibut or IFQ sablefish from a specified IFQ regulatory area, during open season in the appropriate year, until the amount harvested equals the permit amount. The permit will show the specified vessel category as well. It is issued annually, and is transferable with restrictions. A copy must be on-board the harvesting vessel when IFQ fish are landed.

An IFQ card - This authorizes the individual identified to land IFQ halibut or IFQ sablefish for debit against the specified IFQ permit. The permit holder and the card holder may be one and the same person, but if the permit holder has hired someone to land his or her IFQ pounds, the card will show the name of the IFQ permit holder, the IFQ permit number, and the name of the individual authorized to actually land IFQ fish. This card is issued annually, is not transferable, and must also be on-board the harvesting vessel with the person to whom it was issued until the IFQ fish are landed.

A Personal Identification Number or PIN will be issued with the card. If the IFQ card is lost or stolen, you must notify NMFS in writing to prevent unauthorized use of your IFQ privileges. If you fire a master, or wish to change the individual responsible for landing your IFQ fish,

you must notify NMFS in writing.

A CDQ permit - This authorizes the managing organization shown to harvest halibut or sablefish with fixed gear from a specified area. It is issued annually, is not transferable, and a copy must be on-board any fishing vessel operated by or for the organization.



Definitions Continued

A CDQ card - This authorizes an individual to land halibut or sablefish for debit against a CDQ allocation. It will show the CDP name and the CDQ permit number. It is issued annually, is not transferable, and must be on-board the harvesting vessel with the person to whom it was issued, until the CDQ fish are landed.

An IFQ landing - This means the unloading or transferring of any IFQ halibut, IFQ sablefish, or products thereof, from the harvesting vessel.

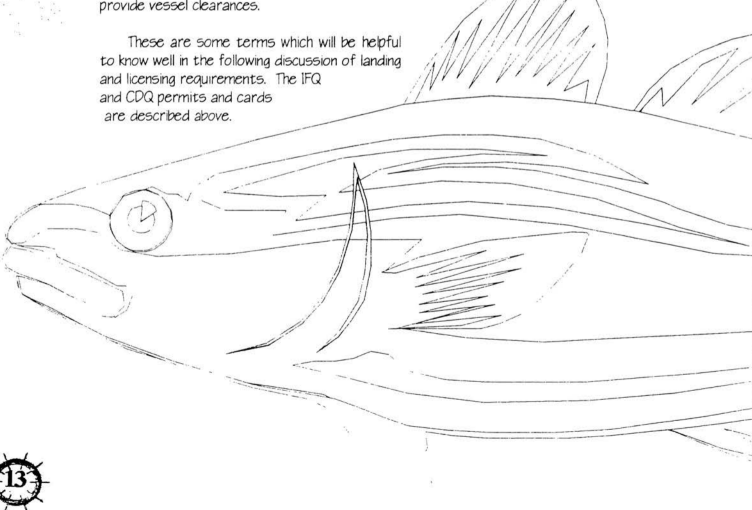
Dockside sale - This means the transfer of IFQ halibut or IFQ sablefish from the person who harvested it to individuals for personal consumption, and not for resale.

Clearing officer - This means a NMFS special agent, a NMFS fishery enforcement officer, or a NMFS enforcement aide who is authorized to provide vessel clearances.

An important permit not yet covered is the Reaistered Buyer permit.

Registered Buyer Permit

A Registered Buyer permit is required for any person(s) (whici includes partnerships or corporations) who receive IFQ halibut or sablefish from the IFQ fisherman, except when the fish is transferred: in a dockside sale, outside an IFQ regulatory area, or outside the State of Alaska. In these three situations it is the IFQ fisherman who must hold the Registered Buyer permit. Note that some persons must hold Registered Buyer permits even if they do not actually purchase fish. For example, custom-processors of IFQ fish may pay no money, and may return the fish to the



fisherman, but they will still need a Registered Buyer permit. Registered Buyer permits are required for CDQ landings as well, since these are IFQ fish.

Each person who receives IFQ halibut or sablefish, or who harvests and transfers IFQ halibut or sablefish in the manner described above, must hold a valid Registered Buyer permit. This means that each plant, processing vessel, tendering vessel, fish buyer, fish market, and fish broker must apply for and receive a Registered Buyer permit to lawfully receive or transfer IFQ halibut or sablefish in the manner described above.

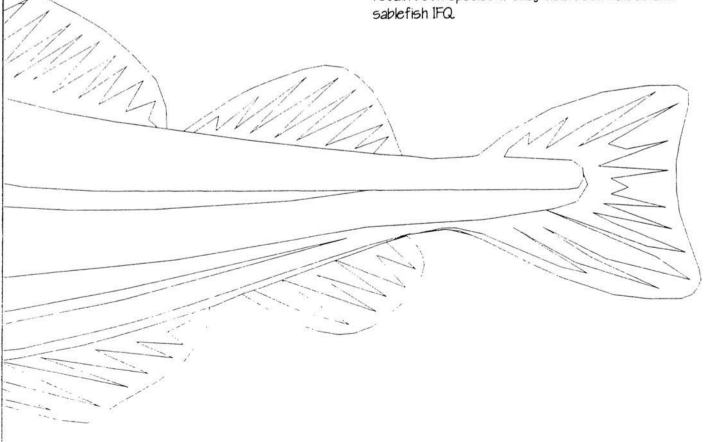
Registered Buyer permits are issued annually, are not transferable, and authorize the person identified to receive or make an IFQ landing at any time during the fishing year for which it is issued. A legible copy must be present at the location of each IFQ landing, and it must be made available for inspection upon the request of any authorized officer or NMFS clearing officer.

The IFQ Program and other existing regulations

For clarification, note that the IFQ program covers the commercial harvest of fixed gear halibut and sablefish, and does not include or affect sport or charter fishing, or the sablefish fisheries of Prince William Sound, or any fishery under a State of Alaska Limited Entry program. Also, as a general rule, the IFQ program does not supersede or nullify any existing federal or state laws regarding fisheries.

The IPHC determines halibut seasons at their annual January meeting. They consider carefully the biological health of the resource, as well as the implications of the new IFQ management regime.

The IFQ sablefish season is established by the NMFS Regional Director. This allows the Director to take into consideration the opening date of the Pacific halibut season, and to coordinate both fisheries. This should cut down on discard mortalities and allow fishermen to retain both species if they held both halibut and sablefish IFQ





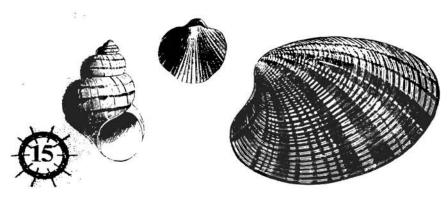
IFQ fisheries for halibut and sablefish are subject to seasons, size limits, overfishing restrictions, and other directed fishing standards. If, in the course of fishing, you harvest halibut or sablefish with fixed gear and you have an IFQ card on-board with unused IFQ pounds for that species, you must keep the fish, unless other regulations (such as minimum size) apply.

Conversely, if you don't have an IFQ card on-board with sufficient unused pounds, you may not keep the fish even if the season is open. By-catch is governed by existing groundfish regulations. For example, Pacific cod or rockfish that are taken when IFQ halibut or sablefish are on-board must be kept, unless State of Alaska laws require them to be discarded.

Overages and Underages

If you land more pounds than remain on your IFQ permit you have an **overage**. In addition to any penalties which may be assessed, the Regional Director will deduct an amount equal to the overage from the following year's IFQ amount. This adjustment will be specific for each regulatory area and will affect whomever holds the QS permit the following year.

In general, the amount of overage which exceeds 10% of the total amount of pounds remaining in your annual IFQ account **prior to** that landing, will be forfeited. There is an exception to this 10% rule. If the delivery of an IFQ species exceeds the amount remaining in your annual IFQ account by less than 400 lbs, forfeiture would be waived. This will eliminate a situation where one large halibut in excess of your IFQ would result in forfeiture.



Underages up to 10% of your annual IFQ account for the current fishing year will be credited to your IFQ account for the following fishing year. Underages in excess of 10% will expire at the end of the current year. This provision is designed to take the pressure off of harvesting right up to the last pound, and help prevent overfishing. Any overages or underages affecting your IFQ account will apply to whomever fishes the IFQ permit in subsequent years, whether that is you or someone to whom you have transferred QS or IFQ pounds.



Landing and Reporting Requirements

All landing and reporting requirements for IFQ fishing are **in addition to** any existing requirements which apply to the fisheries, and these landing and reporting requirements apply even if IFQ fish are taken incidentally in non-IFQ fisheries (such as a halibut retained by a salmon fisherman who has valid halibut IFQ). If you anticipate difficulty complying with any of these requirements, please contact the NMFS Enforcement office. You must also contact NMFS Enforcement if any reports already submitted to NMFS need correction.

The system which has been designed for reporting IFQ catch requires each of the following; prior notice of landing, vessel clearance, landing reports, shipment reports and transshipment notification. We'll examine each requirement below. Remember registered buyers must keep copies of all reports and receipts for three years; you must make them available for inspection upon request by an authorized officer or a clearing officer.

Prior Notice of Landing

The operator of any vessel from which an IFQ landing is made is required to report to NMFS at least six hours before landing. You must give notice by calling the toll-free telephone number listed on the IFQ permit at least six hours before making the landing.

Because landings may begin only between 6 am and 6 pm Alaska local time, and landings must be reported within six hours, a landing report must be made between 6 am and midnight Alaska local time, and give vessel identification, an estimated date and time of arrival, the name and location of the registered buyer, the number of IFQ permits that will be used to make the landing, as well as estimated IFQ pounds aboard.

Vessel Clearance

Each person making an IFQ landing anywhere other than in an IFQ regulatory area or in the State of Alaska must be a registered buyer, and obtain pre-landing written clearance for the vessel. You must provide the weight of IFQ halibut or IFQ sablefish on-board to a clearing officer. Again, a "clearing officer" means a NMFS special agent, a NMFS enforcement officer, or a NMFS enforcement aide who is

authorized to provide vessel clearances.

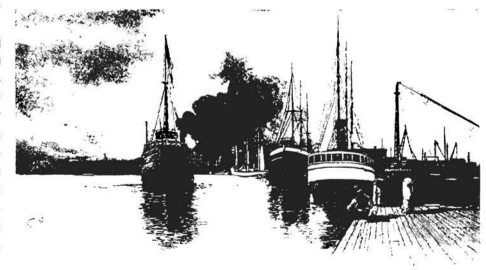
For vessels obtaining clearance at a port in Alaska, clearance must be obtained prior to departing waters in or adjacent to the State of Alaska. For vessels obtaining clearance in Bellingham, leaving Alaska bound for other U.S. ports, you must report to NMFS, Alaska Region, the weight of the IFQ

halibut and/or sablefish on-board and the intended date and time the vessel will obtain clearance. Such reports must be submitted to NMFS. Alaska Region. prior to departing waters in or adjacent to the State of Alaska, and in the manner prescribed by the registered buyer permit.



For vessels leaving Alaska, and bound for a foreign port with IFQ product on-board, clearance must be obtained from a clearing officer at a primary port in the State of Alaska. This must be done prlor to departing waters in or adjacent to the State of Alaska, so deliveries to Canadian ports are not permitted before obtaining vessel clearance. Furthermore, Port Hardy, Prince Rupert and Vancouver, British Columbia, are the only Canadian ports where IFQ species may be landed. Please note that these requirements are In addition to any Canadian regulations which might apply.

Any person requesting vessel clearance must have valid IFQ and registered buyer permits on-board, as well as one or more valid IFQ cards. These must indicate that IFQ holdings are equal to or greater than all IFQ halibut and sablefish on-board. An IFQ landing report must be filed by the person granted vessel clearance.







Primary Ports

Though IFQ landings may be made at any port, the Secretary has designated 16 Alaskan towns and Bellingham, Washington, as primary ports for the purpose of obtaining vessel clearances. A geographical location (latitude and longitude coordinates) will be described for these primary ports, so that if a boarding is deemed necessary in order to give the vessel clearance, you will be aware of which docking facilities are permitted for the respective ports. There may be a NMFS enforcement officer at each of these 17 ports to provide vessel clearance.

Primary Ports

Akutan	King Cove
Bellingham	Kodiak
Cordova	Pelican
Craig	Petersburg
Dutch Harbor/	St. Paul
Unalaska	Sand Point
Excursion Inlet	Seward
Homer .	Sitka
Ketchikan	Yakutat



All IFQ fish must be reported to NMFS by registered buyers. Registered buyers must report IFQ landings within six hours after all fish are landed, and before shipment of the fish or departure of the delivery vessel from the landing site. IFQ landings may only be made between the hours of 6 am and 6 pm Alaska local time (or as authorized by enforcement). Deliveries may continue after the 6 pm deadline if they were begun during the legal period.

If you have any IFQ fish on-board your vessel, you are required to offload and weigh all IFQ fish at the first landing of any fish you have on-board. So if you have a load of Pacific cod (a non-IFQ species) as well as some halibut, you must offload, weigh and complete a landing report for all the halibut when you deliver the Pacific cod. If you have sablefish on-board, you are required to offload, weigh and complete a landing report for all the sablefish at the same time. You are not required to sell these fish at this time. After your IFQ landing report is complete, you could fill out a shipment report (which we'll discuss shortly), load the IFQ fish back aboard and deliver elsewhere. provision for landing reports will help NMFS Enforcement with their tracking of IFQ harvest.

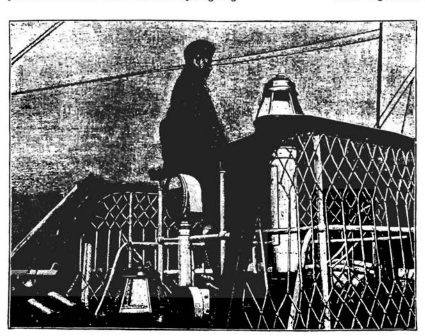
IFQ fish taken in non-IFQ fisheries (for example, halibut incidentally harvested in the salmon troll fishery), are still subject to all IFQ requirements. A receiving vendor must be a registered buyer, and a landing report is required as surely as with a large delivery by a 65' longline vessel.

Another provision in the regulations is the right for persons authorized by the IPHC to board vessels and sample all IFQ halibut landings for biological information. All authorized officers, authorized clearing officers, and observers are permitted to board vessels making IFQ landings and verify, inspect and sample all IFQ species. This, again, will help NMFS Enforcement in ensuring that all IFQ species are reported, and it will help the IPHC gather the biological information it needs to adequately assess the health of the halibut stocks.

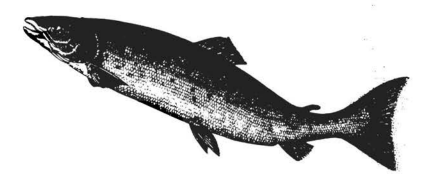


Transaction Terminals and Electronic Reporting

Landing reports must be made electronically, using transaction terminals, in much the same manner as a credit card or automated teller transaction. When you deliver, you will pass your IFQ card through the machine. You will then be asked for a four digit PIN number. When you complete these steps, the registered buyer will then take over and enter the required information, guided by function keys. This information includes the realstered buyer's number, the vessel's ADF&G number, the fish ticket number, the six-digit Alaska statistical area(s) fished, the product form(s) and pounds, and both the delivered and retained weights. The report is complete when you affirm the information by signing.



"Delivered" weight is the pounds delivered commercially. "Retained" weight is the pounds the fisherman might keep for personal consumption. All IFQ fish must be offloaded during the initial delivery and included in the landing report. Any fish reloaded for further transport must be accompanied by a shipping report, as mentioned earlier, and should not be part of another landing report.



When the landing report is complete, a receipt will be printed in three copies. You sign this and keep one copy. The receipt will display reported products and weights, and total weights deducted from your sablefish or halibut IFQ in appropriate weight units. One copy of the receipt is affixed to the fish ticket, and the remaining one is for the registered buyer.

If there is some problem with the transaction, the electronic response will be similar, again, to that of a credit card check; the registered buyer will be advised to contact

NMFS Enforcement before proceeding. This may be triggered by several circumstances, for example if a fisherman is exceeding his permitted IFQ pounds. our hypothetical answer question posed earlier - a realstered buyer would not know if a fisherman was over his limit, but he would know that Enforcement should be contacted prior to completing the IFQ landing.)

The Transaction Terminal can also be used to indicate the remaining annual balance of IFQ pounds for both the IFQ account and the vessel.







Terminal Availability

NMFS has obtained roughly 420 Transaction Terminal printer sets for use by registered buyers at appropriate locations, such as harbormaster's offices, tenders, brokers, processors and other sites of IFQ fish Additional terminals may be transfers. purchased independently from the vendor. If purchased independently they must be sent to NMFS for installation of the necessary software. There is no charge for the software, although the cost for private purchase of these will be approximately \$850. terminals dial a database in Juneau, using an 800 number (from the U.S.) or toll number (outside the U.S.), so a phone jack and two standard power outlets are required for operation, as well as three-ply roll paper. Requests for NMFS terminals are included with registered buyer permit applications and are available upon request. If you wish to purchase units privately, contact NMFS/RAM for wiring information.

Shipment Reports

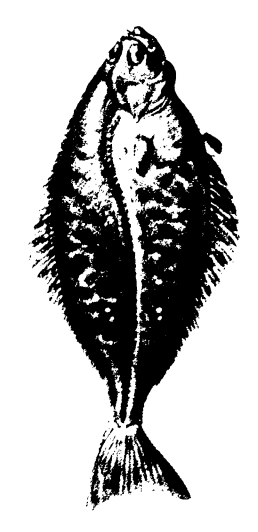
Shipment reports are required of all registered buyers, except in the case of a dockside sale. They must be made **prior** to the shipment or transfer of any IFQ halibut or sablefish to any location other than the IFQ landing. The reports are required to be as directed on the registered buyer permit, and will indicate the following;

- > Species and product type being shipped;
- > The number of shipping units;
- > Fish product weight;
- > The name of the shipper and the receiver;
- > The name of the consignee and consignor;
- Mode of transportation; and
- The intended route

The registered buyer is responsible for making sure that the shipment report reaches NMFS, Alaska Region, **before** the shipment begins, if the destination is outside Alaska or outside of an IFQ regulatory area. It is also the responsibility of the registered buyer to assure that a copy of the shipment report (or a bill of lading that contains the same information) is with the shipment to all points of sale in Alaska and to the first point of sale outside of Alaska.

Transshipment Notification

If you wish to transfer processed IFQ halibut or sablefish between vessels, you must give at least 24 hours notice to a clearing officer. All transshipments must occur in a location authorized by a clearing officer.





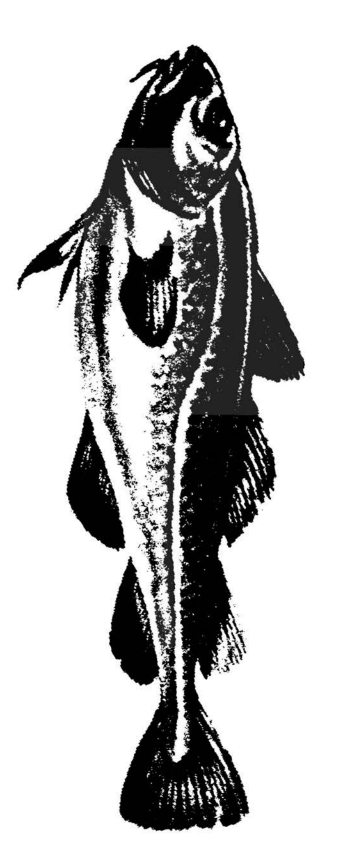
Dockside Sales and Outside Landings

If you hold a valid IFQ permit, IFQ card, and registered buyer permit, and wish to sell or transfer your IFQ fish dockside, or to a person outside of an IFQ regulatory area or outside Alaska, you may do so. However, you must submit a landing report before any fish are sold, transferred, or removed from the immediate vicinity of the vessel with which they were harvested. You must provide, to the person receiving the IFQ fish, a receipt which indicates the date of sale or transfer, your registered buyer permit number, and the fish product weight. And once again, the IFQ regulations do not supersede or nullify any existing regulations of either the U.S. state or federal governments, or those of foreign governments.

North Pacific Fisheries Research Plan

A new and separate management program which will affect the IFQ fisheries is the North Pacific Fisheries Research Plan. NMFS has been authorized to assess up to 2% of the exvessel value of halibut, groundfish, and BS/AI king and Tanner crab taken in federally managed fisheries off Alaska. These fees will be assessed beginning in 1995 and will be placed in the North Pacific Fishery Observer Fund to help pay for observer coverage.

If you are a registered buyer, you may be required to pay fees. If you are delinquent in payment, your registered buyer permit could become **Invalid**, which would prevent you from legally receiving IFQ fish.





Some Helpful Numbers

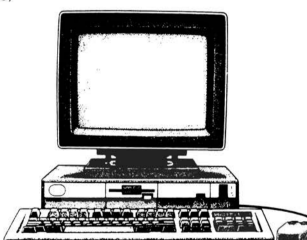
When you have questions or you're unclear about some aspect of the IFQ program, please give us a call; we're here to help. Please use an 800 number to reach us toll free. The local numbers are given as alternatives.

- NOAA NMFS/RAM Division 1 (800) 304-4846 or (907) 586-7202
- NOAA/NMFS Enforcement 1 (800) 304-4846 or (907) 586-7225.
- ➤ NOAA/NMFS Fish Mgmt 1 (800) 304-4846 or (907) 586-7228

Another electronic service available through NMFS is the Computer Bulletin Board. This service has been offered by NMFS since 1986, and is an information bank accessible through computers with modems. The Bulletin Board provides information about Alaska Region fisheries and marine mammals managed by NMFS. It lists;

- > Current regulations
- News releases
- > Groundfish fishery openings and closures
- > By-catch accumulation
- > Reports about QS holdings
- > Marine mammal information

Bulletin Board Number is: (907) 586-7259



At present, the following IFQ information is available for downloading, in an archival format:

- A complete listing of QS holders, suitable for generating mailing labels;
- A complete listing of fishermen eligible for transfers of QS; and
- A complete listing of QS holders, indicating QS type (species, regulatory area, vessel category and blocked or unblocked status).





Changes In the Wind

The IFQ program is new to Alaska. It is new to the halibut and sablefish fisheries and new to the fishermen and women who make their living from these resources. As with any new idea, there is growth and transformation as the concepts argued over and discussed in Council meetings and "in port" are brought to the fishing grounds and applied to real situations. As comments and suggestions filter back from fishermen, processors, fisheries biologists, and enforcement personnel, they will be reviewed and considered carefully.

The IFQ program has been called a "work-in-progress", and those involved with its implementation, its enforcement, and its day-to-day workings must cooperate with one another for the program to be successful. Like a storm sweeping across our oceans, IFQs bring the energy and upheaval of change. Like the calm that follows, we feel confident that this new management regime will bring increased safety and sense to the halibut and sablefish fisheries of the North Pacific, and will help preserve both the fish stocks and those dependent on them for years to come.

Acronyms and Abbreviations

CDP	Community Development Plan
CDQ	Community Development Quota
CFR	Code of Federal Regulations

Council North Pacific Fishery Management Council

IFQ Individual Fishing Quota

IPHC International Pacific Halibut Commission

ITQ Individual Transferable Quota

LOA Length overall

NMFS National Marine Fisheries Service

NOAA National Oceanic and Atmospheric Administration

PIN Personal identification number

QS Quota share QSP Quota share pool

RAM Restricted Access Management (Division)

Secretary Secretary of the Department of Commerce

TAC Total allowable catch

TEC Transfer eligibility certificate

This Publication was written and edited by Dan Strickland.

Design and layout provided by

FORERUNNER GRAPHICS



The IFQ Program Timeline

- ➤ Mid-1980's Council considers limited entry for sablefish fisheries
- ➤ 1985 Council asks industry to suggest management alternatives to open access
- ➤ 1987 Council adopts a Statement of Commitment to "develop strategies for license limitation or the use of individual transferable quotas in the sablefish fixed gear fishery"
- ➤ Early 1988 Workshops are held to get industry and public input, in order to further develop feasible options to the derby fisheries
- ➤ Mid-1988 Council directs staff to develop five management options for the sablefish fixed gear fishery; 1) continued open access without modification, 2) modified open access, 3) IFQ, 4) license limitation, and 5) a combined license/quota/open access system
- ➤ December 1988 Council declares status quo unacceptable. Wants to look further into IFQ and license limitation
- November 1989 Council analyzes four options for future management of the sablefish fisheries off Alaska; 1) continued open access, 2) license limitation, 3) IFQ, and 4) a combination system called annual fishing allotments
- April 1990 Council weighs IFQ against open access management
- ➤ May 1991 The revised supplement to the Supplemental EIS for sablefish fishery management is released for public review.

- Also, an EIS is in preparation to look at IFQ for the halibut fisheries
- September 1991 Council provisionally recommends IFQ for both halibut and sablefish fisheries
- ➤ Late 1991 Draft Implementation Plan made available for review. A public hearing is held
- December 8th, 1991 Council recommends IFQ alternative for the halibut and sablefish fixed gear fisheries
- ➤ January 1992 Council calls for more study of potential effects of the IFQ plan
- March 1992 Supplemental analysis made available to the public
- ➤ May 15th, 1992 A 45 day public comment period announced
- December 3rd, 1992 Proposed rule is published. Subsequently receive 92 letters of comment
- ➤ January 29th, 1993 Secretary of Commerce approves the recommended IFQ program
- November 9th, 1993 Final rule is published in the Federal Register, Vol. 58, pg. 59375
- ➤ January 17th, 1994 Six month application period for initial quota share allocation opens
- > July 15th, 1994 Application period ends
- November 1994 QS issuance and appeals processes begun
- > Spring 1995 IFQ fisheries begin

Alaska Region - National Marine Fisheries Service Restricted Access Management Division

PO Box 21668 Juneau, Alaska 99802

